- 1					
1	MICHAEL N. FEUER, City Attorney (SBN 111	529) (SPN (4790)			
2	JAMES P. CLARK, Chief Deputy City Attorney THOMAS H. PETERS, Chief Assistant City Att	orney (SBN 163388)			
3	MICHAEL J. BOSTROM, Assistant City Attorn ADAM R. TEITELBAUM, Deputy City Attorne	y (SBN 310565)			
4	OFFICE OF THE LOS ANGELES CITY ATTO 200 North Spring Street, 14th Floor	KNEY			
5	Los Angeles, CA 90012-4131				
6					
7	Attorneys for Plaintiff, THE PEOPLE OF THE STATE OF CALIFORN	IIA			
8	[NO FEE – Cal. Govt. Code § 6103]				
9	SUPERIOR COURT OF TH	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
10	COUNTY OF LOS ANGELES				
11	THE PEOPLE OF THE STATE OF	Case No.:			
12	CALIFORNIA,				
13	Plaintiff,	COMPLAINT FOR INJUNCTIVE RELIEF AND CIVIL PENALTIES FOR			
14	V.	VIOLATIONS OF THE UNFAIR COMPETITION LAW (CALIFORNIA			
15 16	TWC PRODUCT AND TECHNOLOGY, LLC, a Delaware corporation; and DOES 1-50, inclusive,	BUSINESS & PROFESSIONS CODE §§ 17200, ET SEQ.)			
17	Defendants.				
18	INTRODU	CTION			
19	1. Plaintiff People of the State of California ("the People"), by and through				
20	Michael N. Feuer, the City Attorney of Los Ange	eles, bring this civil law enforcement action			
21	against Defendants TWC Product and Technolog	sy, LLC and Does 1 through 50, inclusive			
22	(collectively "TWC" or "Defendant"). For years	, TWC has deceptively used its Weather			
23	Channel App to amass its users' private, persona	l geolocation data—tracking minute details			
24	about its users' locations throughout the day and	night, all the while leading users to believe			
25	that their data will only be used to provide them	with "personalized local weather data, alerts			
26	and forecasts." TWC has then profited from that	data, using it and monetizing it for purposes			
27	entirely unrelated to weather or the Weather Cha	nnel App. In fact, unbeknownst to its users,			
28	TWC's core business is amassing and profiting f	rom user location data. Indeed, it has been			

reported that TWC considers itself "a location data company powered by weather." TWC's failure to alert its users that their personal information will be transferred to others for profit is no mere oversight. As the General Manager of TWC's Consumer Division admitted, "[i]f a consumer is using your product and says 'hey wait a minute, why do they want to know where I am?' . . . , you are going to have some problems." The People seek injunctive relief to put an end to TWC's unfair business practices and civil penalties both to punish TWC for its egregious conduct and to deter TWC from engaging in the same or similar conduct in the future.

- 2. TWC, a subsidiary of International Business Machines Corporation ("IBM"), owns and operates the Weather Channel App, a mobile application ("app") that provides users with real-time weather information and alerts, hourly and daily weather forecasts, and ondemand video coverage of major weather stories.
- 3. TWC markets the Weather Channel App as "[t]he world's most downloaded weather app," with approximately 45 million users monthly. Indeed, according to at least one organization, the Weather Channel App was the most downloaded weather app from 2014 to 2017.
- 4. Unfortunately, TWC takes advantage of its app's widespread popularity by using it as an intrusive tool to mine users' private geolocation data, which TWC then sends to IBM affiliates and other third parties for advertising and other commercial purposes entirely unrelated to either weather or the Weather Channel App's services.

¹ Stephanie Miles, Weather Company Continues Data Expansion with First-Party Location-Targeting Platform, Street Fight (Oct. 13, 2016), available at https://streetfightmag.com/2016/10/13/weather-company-continues-data-expansion-with-first-party-location-targeting-platform/.

² Michelle Manafy, *The Weather Company's JOURNEYfx Location-Based Ads See the Bigger Picture*, Digital Content Next (Oct. 18, 2016), *available at* https://digitalcontentnext.org/blog/2016/10/18/the-weather-companys-journeyfx-location-based-ads-see-the-bigger-picture/.

³ https://weather.com/apps

⁴ The Weather Channel App, Reimagined, Weather.com (Dec. 5, 2018), available at https://weather.com/news/news/2018-08-25-the-weather-channel-app-update.

- 5. The geolocation data collected by TWC is not limited to general information about the state, city, or zip code in which users operate the Weather Channel App. Rather, the app tracks users' movements in minute detail, even when users are not actively using it. As detailed in a recent New York Times exposé, apps such as the Weather Channel App can trace users' second-by-second movements with startling precision—tracking where users live, work, and visit throughout the day and night (and how much time they spend at each location). This geolocation information can then be analyzed to determine users' daily habits, consumer preferences, and even their identities—valuable data that serves as the basis of an approximately \$21 billion location-targeted advertising industry.
- 6. TWC purports to obtain users' consent for geolocation tracking by deceiving users about how it will use that data. When seeking users' permission to track geolocation data, the app does *not* disclose to users that TWC will transmit that data to third parties, nor that the data will be used for advertising and other commercial purposes bearing no relation to weather or the services provided by the app. To the contrary, the app misleadingly suggests that such data will be used only to provide users with "personalized local weather data, alerts and forecasts."
- 7. When seeking consent for geolocation tracking, the app does not reference or link to any other sections of the app for more information on that topic, or give users any reason to believe that their location data will be used for anything other than personalized local weather data, alerts and forecasts. Users therefore have no reason to seek such information by combing through the app's lengthy "Privacy Policy" and "Privacy Settings" sections— buried within which are opaque discussions of TWC's potential transmission of geolocation data to third parties and use for additional commercial purposes. Indeed, on information and belief, the vast majority of users do not read those sections at all.
- 8. Unbeknownst to many users, the Weather Channel App has tracked users' detailed geolocation data *for years*, analyzing and/or transferring that data to third parties for a

⁶ Jennifer Valentino-DeVries, Natasha Singer, Michael H. Keller, and Aaron Krolik, *Your Apps Know Where You Were Last Night, and They're Not Keeping It Secret*, New York Times (Dec. 10, 2018), *available at* https://www.nvtimes.com/interactive/2018/12/10/business/location-data-privacy-apps.html.

variety of commercial and advertising purposes, including for targeted advertisements based on locations users frequent, and for hedge funds interested in analyzing consumer behavior. In fact, maximizing the amount of geolocation data the Weather Channel App tracks is at the core of TWC's business model. According to TWC executives, that data is one of the primary reasons IBM acquired TWC.⁷

9. The People bring this action to end TWC's unfair and fraudulent business practices—namely, its practice of deceiving users into allowing TWC to track intrusive, personal geolocation data through misleading statements and omissions regarding what that data will be used for and to whom it will be sent. The People seek civil penalties and injunctive relief barring TWC from engaging in these prohibited business practices.

PARTIES

- 10. Plaintiff People is the sovereign power of the State of California designated by the Unfair Competition Law (California Business and Professions Code §§ 17200 et seq.) (the "UCL") to be the complaining party in civil law enforcement actions brought under that statute. See Bus. & Prof. Code § 17204. The People have an interest in ensuring that the individuals and entities doing business in this state do not deceive consumers, particularly with respect to the uses of their personal data.
- 11. Defendant TWC is a Delaware Corporation with its principal place of business in Atlanta, Georgia. Established in or around 2015, TWC owns and operates the Weather Channel App, which is available for download and use on both Apple products and Android products. TWC is a subsidiary of IBM.
- 12. The true names and capacities of the defendants sued herein as Does 1 through 50, inclusive, are unknown to the People. The People therefore sue these Defendants by such fictitious names. When the true names and capacities of these Defendants have been ascertained, the People will seek leave of this Court to amend this Complaint to insert, in lieu of such fictitious names, the true names and capacities of the fictitiously-named Defendants.

⁷ Manafy, supra.

The People are informed and believe, and thereon allege, that these Defendants participated in, and in some part are responsible for, the fraudulent and unfair acts alleged herein. Does 1 through 50 include unknown individuals that conspired with one or more Defendants concerning the fraudulent and unfair acts alleged herein. Does 1 through 50 also include agents of Defendants acting within the course and scope of their duties. Each reference in this Complaint to TWC or Defendant is also a reference to all Defendants sued as Does.

13. The People allege that, in addition to acting on its own behalf, all of the acts and omissions described in this Complaint by any Defendant were duly performed by, and attributable to, all Defendants, each acting as agent, employee, alter ego, joint enterprise and/or under the direction and control of the others, and such acts and omissions were within the scope of such agency, employment, alter ego, joint enterprise, direction, and/or control. Any reference in this Complaint to any acts of Defendants shall be deemed to be the acts of each Defendant acting individually, jointly, or severally. At all relevant times, each Defendant had knowledge of and agreed to both the objectives and course of action, and took the acts described in this Complaint pursuant to such agreements, resulting in the unfair and fraudulent acts described herein.

JURISDICTION AND VENUE

- 14. This Court has subject matter jurisdiction over this action pursuant to Article VI, section 10 of the California Constitution.
- 15. This Court has personal jurisdiction over Defendant because TWC purposefully avails itself of California markets. The Weather Channel App is available for download and use throughout California and, on information and belief, many hundreds of thousands of Californians (if not more) have downloaded and used the Weather Channel App.
- 16. Venue is proper in this Court pursuant to Code of Civil Procedure § 393 because violations of law that occurred in the City and County of Los Angeles are part of the cause upon which the People seek recovery of penalties imposed by statute.

LEGAL BACKGROUND

- 17. The UCL prohibits "unfair competition," which is broadly defined as including "any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue or misleading advertising and any act prohibited by Chapter 1 (commencing with Section 17500) of Part 3 of Division 7 of the Business and Professions Code." Bus. & Prof. Code § 17200. The purpose of the UCL "is to protect both consumers and competitors by promoting fair competition in commercial markets for goods and services." *Kasky v. Nike, Inc.*, 27 Cal.4th 939, 949 (2002).
- 18. Because Section 17200 is written in the disjunctive, a business act or practice need only be unlawful, unfair, *or* fraudulent to be considered "unfair competition" prohibited by the UCL. *Cel-Tech Commc'ns, Inc. v. Los Angeles Cellular Tel. Co.*, 20 Cal.4th 163, 180 (1999).
- 19. Under the "fraudulent" prong, a business practice is prohibited if it is likely to mislead or deceive a reasonable consumer or, where the business practice is aimed at a particularly susceptible audience, a reasonable member of that target audience. *See Lavie v. Procter & Gamble Co.*, 105 Cal.App.4th 496, 506-07 (2003).
- 20. Under the "unfair" prong, "a practice may be deemed unfair even if not specifically proscribed by some other law." *Cel-Tech*, 20 Cal.4th at 180.
- 21. The UCL authorizes the City Attorney to bring a civil enforcement action against "[a]ny person who engages, has engaged, or proposes to engage in unfair competition." Bus. & Prof. Code § 17203. "[P]erson" includes "natural persons, corporations, firms, partnerships, joint stock companies, associations and other organizations of persons." *Id*. § 17201.
- 22. The remedies for a violation of the UCL include injunctive relief and restitution. Bus. & Prof. Code §§ 17203, 17204. In addition, when a UCL action is brought by the City Attorney in the name of the People, the City Attorney may seek civil penalties of up to \$2,500 for each violation of the UCL. *Id.* § 17206(a). Where an act of unfair competition is perpetrated against senior citizens or disabled persons, the City Attorney may seek an

Allow "The Weather" to access your location?
You'll get personalized local weather data, alerts and forecasts.

Only While Using the App

Always Allow

Don't Allow

- 28. The permission prompt does *not* disclose that TWC will share geolocation data with third parties, nor that geolocation information will be used for advertising or other commercial purposes unrelated to weather or to the services the app provides. The permission prompt also fails to reference or link to any other source containing more detailed information about what users' geolocation information will be used for. Users therefore have no reason to believe that their geolocation information will be used for anything other than providing them with "personalized local weather data, alerts and forecasts," or other services directly relating to the app.
- 29. Once the app has been installed and opened—*after* the user has initially decided whether or not to grant geolocation access—the user can access additional information via the "Settings" tab of the app:

- 30. However, based on the permission prompt, a reasonable user has no reason to believe the Settings tab would contain additional information regarding TWC's uses of geolocation data.
- 31. Moreover, the most apparent section of the Settings tab in which additional geolocation details may be contained—the "Location Settings" section—does not contain any further information about users' geolocation data:

15

16

17

18

19

20

21

23 |

24 || ,

25 || /

26 | / 27 | /

	Weath 11 ? 1:29 PM ttings The Weather	1 61%	-)·
ALLO	W THE WEATHER TO ACCES	SS	
1	Location	Always	>
	Siri & Search Siri & Suggestions		>
	Notifications off		>
\bigcirc	Background App Ref	resh 🦳)
((p))	Cellular Data)

- 32. In fact, only by combing through the "Privacy Settings" and "Privacy Policy" sections of the app can users learn that their geolocation may be tracked for purposes other than "personalized local weather data, alerts and forecasts." On information and belief, the vast majority of users of the Weather Channel App do not read those sections, as TWC provides users no reason to believe that their location data will be used for anything other than personalized local weather data, alerts and forecasts.
- 33. Furthermore, the Privacy Settings and Privacy Policy sections of the app are less than forthcoming regarding TWC's uses of geolocation data. The Privacy Settings section vaguely states that geolocation data may be used for "geographically relevant ads and content" and may be shared with "partners" for "the provision of services such as business operations, advertising solutions or promotions." Scattered through various sections of the nearly 10,000-word Privacy Policy, TWC states that it may use geolocation data to "provide advertisements that are relevant to your geographic location," to conduct undefined "analytics to improve the Services," and for other undefined "research or commercial purposes (e.g., analyzing trends based on foot traffic)."
- 34. On information and belief, TWC intentionally obscures this information because it recognizes that many users would not permit the Weather Channel App to track their

geolocation if they knew the true uses of that data. In fact, according to the General Manager of TWC's Consumer Division, discussing the Weather Channel App: "If a consumer is using your product and says 'hey wait a minute, why do they want to know where I am?' . . . , you are going to have some problems."8

II. TWC Utilizes and Transmits Geolocation Data to Third Parties for Purposes Entirely Unrelated to Weather.

- 35. Based on the misleading statements and omissions described above, TWC is able to convince approximately 80% of the Weather Channel App's users to grant access to their geolocation data. TWC then proceeds to track those users' movements in minute detail.
- 36. Indeed, TWC executives state that they track consumers' movements "throughout the day, week and year" with "uber-precise" geolocation monitoring⁹—collecting data that is "accurate down to 5 decimal places." According to TWC, it collects more than *one billion* pieces of location data *per week*, thus tracking users' personal data with "unmatched accuracy and precision." TWC contends that it possesses the "world's largest continuous set of 1st party place data [i.e., geolocation data]."12 Through this massive data-collection scheme, TWC is able to track users' precise daily movements and analyze where they choose to spend their time throughout the day and night.
- 37. TWC transmits this personal geolocation data to a variety of third parties, including advertising and marketing companies. According to researchers, the Weather Channel

26

27

⁸ Manafy, supra.

⁹ David Kaplan, The Weather Company Rolls Out Location Marketing Platform to Anticipate Consumers' Movements, GeoMarketing (Oct. 13, 2016), available at https://geomarketing.com/the-weather-company-rolls-outlocation-marketing-platform-to-anticipate-consumers-movements.

¹⁰ David Kaplan, *The Weather Company Brings in Digital Ad Vet Carrie Seifer to Head Sales*, GeoMarketing (March 30, 2017), available at https://geomarketing.com/the-weather-company-brings-in-digital-ad-vet-carrieseifer-to-head-sales.

¹¹ Kaplan, The Weather Company Rolls Out Location Marketing Platform to Anticipate Consumers' Movements, supra.

¹² *Id*.

FIRST CAUSE OF ACTION

VIOLATION OF UNFAIR COMPETITION LAW

(Bus. & Prof. Code §§ 17200 et seq.)

- 42. The People incorporate by reference all preceding allegations as though fully set forth herein.
- 43. California's Unfair Competition Law (Bus. & Prof. Code §§ 17200-17210) prohibits any person from engaging in "any unlawful, unfair, or fraudulent business act or practice." (Bus. & Prof. Code § 17200.)
- 44. TWC is a "person" subject to the Unfair Competition Law, pursuant to Business and Professions Code § 17201.
- 45. TWC has violated (and continues to violate) the Unfair Competition Law by engaging in the following *fraudulent and deceptive* business acts and practices:
- a) Failing to disclose—either on the Weather Channel App's permission prompt, or in any other conspicuous location that reasonable consumers are likely to read—that TWC collects users' geolocation information for transmission to third parties.
- b) Failing to disclose—either on the Weather Channel App's permission prompt, or in any other conspicuous location that reasonable consumers are likely to read—that TWC collects and analyzes users' geolocation information for purposes unrelated to weather or the services offered by the Weather Channel App, including advertising and other commercial purposes.
- c) Misleading reasonable consumers into believing that TWC collects users' geolocation information exclusively in order to provide users with "personalized local weather data, alerts and forecasts," when in fact TWC collects such data for advertising and other commercial purposes unrelated to weather data, alerts, and forecasts.
- 46. Defendant has violated (and continues to violate) the Unfair Competition Law by engaging in the following *unfair* business acts and practices:
- a) Failing to disclose—either on the Weather Channel App's permission prompt, or in any other conspicuous location that reasonable consumers are likely to read—that

TWC collects users' geolocation information for transmission to third parties. b) Failing to disclose—either on the Weather Channel App's permission prompt, or in any other conspicuous location that reasonable consumers are likely to read—that TWC collects and analyzes users' geolocation information for purposes unrelated to weather or the services offered by the Weather Channel App, including advertising and other commercial purposes. c) Misleading reasonable consumers into believing that TWC collects users' geolocation information exclusively to provide users with "personalized local weather data, alerts and forecasts," when in fact TWC collects such data for advertising and other commercial purposes. //